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Honorable Lewis J. Liman  
Southern District of New York  
United States Courthouse  
500 Pearl Street  
New York, N.Y. 1007


REQUEST GRANTED.

August 10, 2022

The Court approves the modification to Mr. Zhao's bail conditions to downgrade him from home incarceration with GPS monitoring to stand-alone GPS monitoring as proposed.

8/12/2022

SO ORDERED.

  
LEWIS J. LIMAN  
United States District Judge

Re: United States v. Chaoyue Zhao, 20 Cr, 129

Your Honor:

As you are aware, I am the attorney for Chaoyue Zhao in the above referenced proceeding. Mr. Zhao has taken a plea in this case and is awaiting sentencing.

I am writing to you to request approval of a change in the current bonded placement.

Currently, Mr. Zhao is on home incarceration with GPS monitoring and supervision by Pretrial Services.

We would respectfully request that Defendant be downgraded from home incarceration with GPS monitoring to stand-alone GPS monitoring which would allow Pretrial Services to continue to monitor the Defendant's movements within the community. .

This request is on consent from the United State Attorney's office and is, as I understand it, supported by Pretrial Services.

Thank you for your consideration in this matter.

Sincerely yours,

  
S/ \_\_\_\_\_  
Giacchino J. Russo, Esq

GJR/hq

Cc: Aline Flodr, AUSA (by ECF)  
Sheb Swett, AUSA (by ECF),  
Stephanie lake, AUSA (by ECF)  
Courney De Feo, Pretrial Services ( by email and ECF)